

cause of which Delays many persons have been put from their Remedy; (2) Be it therefore ordained, enacted, and established by the King our Sovereign Lord, by the Advice and Assent of the Lords Spiritual and Temporal, and the Commons, in this present Parliament assembled, and by Authority of the same, that like Process be had hereafter in Actions upon the Case, as well sued and hanging, as to be sued in any of the said Courts, as in Actions of Trespass or Debts.

What Process shall be awarded in Actions upon the Case sued in the King's Bench or Common Bench. Bro. Exigent, 29. 1 Sid. 148, 259, 260.

It was under this Statute that writs of *capias ad respondendum* were allowed in actions on the case. But now by Art. 75, sec. 84,¹ of the Code, (1852, ch. 76, sec. 1,) a writ of summons is substituted for the *capias ad respondendum*.

¹ Code 1911, Art. 75, sec. 144.

CAP. X.

Sheriffs.

Be it ordained, established, and enacted by the King our Sovereign Lord, by the Advice and Assent of *his* Lords Spiritual and Temporal, and the Commons, in this present Parliament assembled, and by Authority of the same, That every Sheriff within every County within this Realm of *England* have the Custody, Rule, Keeping, and Charge, from the *Quindecim Pasche* next coming, of every of the King's common Gaols, Prisons, and Prisoners in the same, in every of the said Counties where he is Sheriff, during the time of his Office, * (3) And that every such Sheriff, from the said *Quindecim* **273** of *Pasche*, be charged and chargeable with the said Gaols, Prisons, and the Prisoners remaining in the same.

The above seems to be all of this Statute that Kilty designed to include. See the note to 14 E. 3, Stat. 1, c. 10.